T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

Date:			07-Aug-07		APPL. S. N:	10799757	j
To Examine	er:		Select a Name, please		Art Unit	2600	j
From			Gunter-Riley, Joyce PARALEGAL SPCECIALIS	т	Return This Memo To: Case Drop-Off Location	JEF-2D68	j
SUBJECT:	Decisio	n on Tern	ninal Disclaimer(T.D.) filed:				
form paragi or have any	raphs io , questi	dentified l ions, plea	by this informal memo in your se see me or the Special Prog	next O	ults as set forth below. If you ffice action to notify applicant aminer. THIS IS AN INFORMAL RECORD IN THE APPLICATION	of the T.D. If you disag , INTERNAL MEMO ON	gree LY.
please initia	al, date	and retu	rn this memo to me. THANK Y	OU.			
	ne T.D.	is PROPE	R and has been recorded (see	14.23)			
<u></u> ▼	ne T.D.	is NOT P	ROPER and has not been accep	oted for	the reason(s) checked below	(see 14.24):	
E	<u> </u>	The TD f	ee of 130.00 has not been so	ubmitte	d nor is there any authorizatio	n in the application file	for the
		use of a	deposit account				
כ	-	his/her in		he intei	person who has signed the T.I rest of the business entity reproperty.		
Γ	J		lacks the enforceable only du atenting rejection, Rule 321(b		nmon ownership clause – need .4.27.01).	ded to overcome a non	-statutory
[J	The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a termina portion of the term of the entire patent to be granted" (MPEP 1490) (see 14.26 & 14.26.02).					
Γ	J	The pers	on who signed the T.D.:				
			is not an attorney "of record"	(see 1	4.29 and 14.29.01).		
			has failed to state his/her cap	acity to	sign for the business entity (see 14.28).	
			is not recognized as an office	r of the	assignee (see 14.29 & possibl	le 14.29.02).	
C		nor is the (see 37 0	e reel and frame number speci CFR 3.73(b) and 1140 O.G. 72	ified as	om the original inventor(s) to a to where such evidence is reco E: This documentary evidence a separate paper of record in t	orded in the Office or the specifying of the	e reel and
	J	The T.D.	is not signed (see 14.26 & 14	.26.03)			
	.]		I number of the application (og rejection is missing or incorr		umber of the patent) which for 214.32).	rms the basis for the do	ouble
Γ]		I number of this application (order is the contract of the contract (see		umber of the patent in reexam 14.27.02 or 14.26.05).	n or reissue cases being	9
	J	The perio	od disclaimed is incorrect or no	ot speci	fied (see 14.26, 14.27.02 or 1	4.26.03).	
Γ		Other:					0
	J		on to request refund (see 14.3 ot check this item.	36). NO	TE: If already authorized, cred	lit refund to deposit ac	count
I have appr	opriate	ly notified	d applicant(s) of the status of	the Ter	minal Disclaimer filed in this ca	ase.	
Ex.Initials:_			Date:			Log Date:	

Application Number	Application/Control No.		Applicant(s)/Patent under Reexamination NAKANO, JUN	
Document Code - DISQ		Internal D	ocument – DC	NOT MAIL

TERMINAL DISCLAIMER	☐ APPROVED	
Date Filed : August 1, 2007	This patent is subject to a Terminal Disclaimer	NO FEE'S

Approved/Disapproved by:	
Henry D. Jefferson	

U.S. Patent and Trademark Office

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Kiyoaki MURAI et al.

Group Art Unit: 2624

Application No.: 10/779,757

Examiner:

G. DESIRE

Filed: February 18, 2004

Docket No.:

118398

For:

IMAGE PROCESSING DEVICE, IMAGE PROCESSING METHOD, AND IMAGE

PROCESSING PROGRAM

TERMINAL DISCLAIMER-COPENDING APPLICATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Your Petitioner, Seiko Epson Corporation, represents that it is the owner of a 100% interest in the above-captioned patent application by virtue of an Assignment filed August 9, 2004 and recorded at Reel 014994, Frame 0137. The undersigned also certifies that he is empowered to execute this Terminal Disclaimer on behalf of the assignee.

Your Petitioner hereby disclaims the terminal part of the statutory term of any patent granted on the above-captioned application, which would extend beyond the expiration of the full statutory term as presently shortened by any Terminal Disclaimer, of any U.S. Patent to issue on copending U.S. Patent Application No. 10/779,706 and hereby agrees that any patent so granted on the above-captioned application shall be enforceable only for and during such period that the legal title to said U.S. Patent shall be the same as the legal title to any patent issuing from the abovecaptioned application, this agreement to run with any patent granted on the above-captioned application and to be binding upon the grantee, its successors or assigns.

Petitioner does not disclaim any terminal part of any patent granted on the abovecaptioned application prior to the expiration of the full statutory term as presently shortened by any Terminal Disclaimer of said U.S. Patent in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is otherwise terminated prior to the expiration of its full statutory term as presently shortened by any Terminal Disclaimer.

The fees associated with this filing under 35 U.S.C. §41(a)(5) are being paid electronically with this filing. The Commissioner is hereby authorized to charge any additional fee (or credit any overpayment) associated with this communication to Deposit Accept

DATE: August 1, 2007

SIGNED:

TYPED NAME:

William P. Berridge

TITLE OR REGISTRATION NO. OF ATTORNEY OF RECORD:

30,024